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IN THE	WITED STA	TES PATE	NT AN	D TRADEMA	OFFICE	PATENT APP	PLICATION
<i>f</i>				Group Art	nt 1641		011
Inventor(s): Rimentel et al.				Examiner:	Gailene Ga	abel ∺	1641
Appln. No.: 09	226,597			Atty. Dkt.	P 0290434	Ϊ <b>છ</b>	/ -
Series Code ↑	Serial No. ↑			•	M#	Client Bef	D. A
Filed: January 7, 1999		IP	E	Appln. Title:	Weight Control	Using an Anti	Eipase 17
Hon. Commissioner of Patents		/o`		8	Antibody	H ~	$\circ$
Washington, D.C. 20231		1	100	나 병		_ <del></del>	
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Sir:				<b>*</b>		1/2 .0	m
<u>REPLY/AMENDME</u>	NT/LETTER	STENT!	E TRADE	Date:	August 21, 2002	2 88	O
This is a reply/amendment/letter in the above-identified application and includes the herewith attachment of same date and subject							
which is incorporated hereinto by reference and the signature below is treated as the signature to the attachment in absence of a							
signature thereto.							
FEE REQUIREMENTS FOR CLAIMS AS AMENDED							
1. Small Entity claim							
A. NOT made For B & C B. Withdrawn See Required	Claims remaining after	Highest num previously p		Present Extra	Large/Small Entity	Additional Fee	Fee Code
C. made herewith Separate Paper	amendment						Lg/Sm
D. Made previously (Pat-256)					•		
			Т				
2. Total Effective Claims		**minus	0	0	x \$18/\$9 =	+ \$0	103/203
3. Independent Claims	<u> </u>	***minus	0	0	x \$84/\$42 =	+ \$0	102/202
4. If amendment enters <u>proper</u> multiple dependent claim(s) into this application for <u>first</u>							
time (leave blank if this is a reissue application) add + \$280/\$140 =						+ \$0	104/204
5. Original due Date: May 21, 200		NONE	4 \	\$440/\$EE		T	115/015
6. Petition is hereby made to exten			1 mo)	\$110/\$55 =	L #460		115/215 116/216
date to cover the date this response	is filed for whic	•	mos)	\$400/\$200 =	+ \$460		117/217
requisite fee is attached (3 mos)   \$920/\$460 = (4 mos)   \$1.440/\$730 =							118/218
(4 mos)   \$1,440/\$720=   (5 mos)   \$1,960/\$980=							128/228
7. Enter any previous extension fee <u>paid</u> since above <u>original</u> due date and <u>subtract</u> - \$0							
8. Extension fee						+ \$460	
9. If <u>Terminal Disclaimer</u> attached, <u>add</u> Rule 20(d) official fee						+ \$0	148/248
10. If IDS attached requires Official Fee under Rule 97 (c),					+ \$180		126
or if Rule 97(d) Request					+ \$180	+ \$0	126
11. After-Final Request Fee per rules 129(a) and 17(r)					+ \$740/370	+ \$0	146/246
12. No. of additional inventions for examination per Rule 129(b)					x \$740/370 ea	+ \$0	149/249
13. Request for Continued Examination (RCE)					+ \$740/370	+ \$0	1179/1279
14. Petition fee for						+ \$0	
15. TOTAL FEE =						\$460	
16. *If the entry in this space is less than entry in next space, the "Present Extra" result is "0".							
17. **If the "Highest number previously paid for" in this space is less than 20, write "20" in this space.						PLEASE C DEPOSIT A	- 1
18. ***If the "Highest number previously paid for" in this space is less than 3, write "3" in this space.							CCOUNT
CHARGE Deposit Account No. 03-3975							
			Our	Order No. <u>014</u>	229 029043 C# M#		
CHARGE STATEMENT: The Commissioner is her	reby authorized to ch	arge any fee spe	cifically a	uthorized hereafter, or a	<b>-</b>		rted to be
filed, or which should have been filed herewith or c							

CHARGE STATEMENT: The Commissioner is hereby authorized to charge any fee specifically authorized hereafter, or any missing or insufficient fee(s) filed, or asserted to be filed, or which should have been filed herewith or concerning any paper filed hereafter, and which may be required under Rules 16-18 (missing or insufficiencies only) now or hereafter relative to this application and the resulting Official Document under Rule 20, or credit any overpayment, to our Accounting/Order Nos. shown above, for which purpose a duplicate copy of this sheet is attached.

This CHARGE STATEMENT <u>does not authorize</u> charge of the <u>issue fee</u> until/unless an issue fee transmittal sheet is filed.

Sig:

Query: Is appeal deadline now? If so, file Notice of Appeals separately.

Pillsbury Winthrop LLP Intellectual Property Group

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Atty/Sec: RWH/kmh

NOTE: File this cover sheet in duplicate with PTO receipt (PAT-103A) and attachments

TED STATES PATENT AN<u>D TRADEMARK C</u>

In re patent application of:

Pimentel, et al.

Appl. No.: 09/226,597

Filed: January 7, 1999

For: Weight Control Using an

**Anti-Lipase Antibody** 

Art Unit: 1641

Examiner: GABEL, Gailene

## Response under 35 USC § 115

**Assistant Commissioner for Patents** Washington, DC 20231

Sir:

In response to the Office Action dated February 21, 2002, applicants respectfully request reconsideration of the above-identified application in view of the following amendments and remarks.

## REMARKS

Claims 1-9 remain active in the application.

The present invention relates to a method for inhibiting the amount of body weight gained normally after an animal eats, by feeding it an effective amount of an encapsulated immunoglobulin that binds to lipase.

Claims 1-9 are rejected under 35 USC §112, second paragraph, as being indefinite. The Examiner asserts that the claims are incomplete because they do not set forth any limitation encompassing what performs the function of inhibiting body weight gain or how inhibiting body weight gain is effected. However, the claims do contain such a limitation; it is "feeding to an animal an effective amount of a liposome-encapsulated immunoglobulin against lipase." This is the physical step that a person must do to effect the claimed result. It not necessary to recite a mechanism of action in the claim. Accordingly, withdrawal of this rejection is respectfully requested.

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